

**BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION**

**IN THE MATTER OF THE PETITION OF THE )  
INDEPENDENT ENERGY PRODUCERS OF ) CASE NO. GNR-E-03-1  
IDAHO FOR AN ORDER INCREASING THE )  
SIZE AT WHICH A QF IS ENTITLED TO ) ERRATA TO  
PUBLISHED AVOIDED COST RATES. ) ORDER NO. 29241  
\_\_\_\_\_ )**

On May 15, 2003, IPUC Order No. 29241 was issued by this Commission. The following change(s) should be made to that Order:

Page 1, Paragraph 2, last sentence

**READS:**

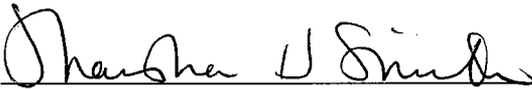
“Under PURPA there are no limitations on the size of eligible wind, solar, waste or geothermal facilities; the size limitation for eligible cogeneration facilities is 80 MW. 18 C.F.R. § 292.204(a); § 292.203.”

**SHOULD READ:**

“Under PURPA there are no limitations on the size of eligible wind, solar, waste or geothermal facilities; the size limitation for non-eligible small power production facilities is 80 MW. 18 C.F.R. § 292.204(a); § 292.203. Cogeneration facilities qualify as QFs regardless of their size or the fuel input used, as long as they satisfy operating and efficiency standards. 18 C.F.R. § 292.203(b), § 292.205.”

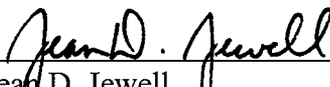
DONE by Order of the Idaho Public Utilities Commission at Boise, Idaho this 4<sup>th</sup>  
day of June 2003.

  
\_\_\_\_\_  
PAUL KJELLANDER, PRESIDENT

  
\_\_\_\_\_  
MARSHA H. SMITH, COMMISSIONER

  
\_\_\_\_\_  
DENNIS S. HANSEN, COMMISSIONER

ATTEST:

  
\_\_\_\_\_  
Jean D. Jewell  
Commission Secretary

bls/O:GNRE0301\_29241errata